## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

| IN RE: PARAGARD PR<br>LIABILITY LITIGATIO |                    | MDL DOCKET NO. 2974                   |
|---|--------------------|---------------------------------------|
| This document relates to:                 |                    | 1:20-md-02974-LMM                     |
| ABBY DAVIS                                |                    |                                       |
| VS.                                       |                    | Civil Action No.:                     |
|   | :                  |                                       |
| TEVA PHARMACEUTICALS USA                  | i, INC., ET AL.    |                                       |
|   |                    |                                       |
| <u>s</u>                                  | HORT FORM          | COMPLAINT                             |
| Come(s) now the                           | Plaintiff(s) name  | ed below, and for her/their Complaint |
| against the Defendant(s) n                | amed below, inco   | orporate(s) the Second Amended Master |
| Personal Injury Complai                   | nt (Doc. No. 7     | 79), in MDL No. 2974 by reference.    |
| Plaintiff(s) further plead(s)             | ) as follows:      |                                       |
| 1. Name of Plain                          | ntiff placed with  | Paragard: Abby Davis                  |
| 2. Name of Plain                          | ntiff's Spouse (if | a party to the case): N/A             |
|   |                    |                                       |

| N<br> | I/A   |
|-------|---|
| rep   | ate of Residence of each Plaintiff (including any Plaintiff in presentative capacity) at time of filing of Plaintiff's original mplaint:    Florida   |
|       | tate of Residence of each Plaintiff at the time of Paragard placement   |
|       | tate of Residence of each Plaintiff at the time of Paragard removal:  |
| W     | ristrict Court and Division in which personal jurisdiction and venue rould be proper: lorida Middle District Court - Tampa, FL  |
| ag    | refendants. (Check one or more of the following five (5) Defendant gainst whom Plaintiff's Complaint is made. The following five (5) refendants are the only defendants against whom a Short Form |

in a Short Form Complaint.):

| $\checkmark$ | A. Teva Pharmaceuticals USA, Inc.                 |
|--------------|---|
| $\checkmark$ | B. Teva Women's Health, LLC                       |
| $\checkmark$ | C. Teva Branded Pharmaceutical Products R&D, Inc. |
| $\checkmark$ | D. The Cooper Companies, Inc.                     |
| $\checkmark$ | E. CooperSurgical, Inc.                           |
|              |   |
| 9.           | Basis of Jurisdiction                             |
| $\checkmark$ | Diversity of Citizenship (28 U.S.C. § 1332(a))    |
|              | Other (if Other, identify below):                 |
|              |   |
| 10.          |   |

| Date(s) Plaintiff had Paragard placed (DD/MM/YYYY) | Placing Physician(s) or other Health Care Provider (include City and State)                           | Date Plaintiff's Paragard was Removed (DD/MM/YYYY)*  *If multiple removal(s) or attempted removal procedures, list date of each separately. | Removal Physician(s) or other Health Care Provider (include City and State)**  **If multiple removal(s) or attempted removal procedures, list information separately. |
|--|---|---|---|
| 11/14/2017   | Cindy Udall, WHNP-BC,<br>Valley Women For Women,<br>3815 S. Val Vista, Ste. 101,<br>Gilbert, AZ 85297 | 04/05/2022  | Lori Stabinski, APRN, Womens<br>Care Florida, 10909 W.<br>Linebaugh Ave., Ste. 104,<br>Tampa, FL 33626  |
|  |   | 04/26/2022  | Lori Stabinski, APRN, Womens<br>Care Florida, 10909 W.<br>Linebaugh Ave., Ste. 104,<br>Tampa, FL 33626  |
|  |   | 12/15/2022  | Ryan Neuhaus, MD, St.<br>Joseph's Women's Hospital,<br>3030 W. Dr. Martin Luther King<br>Jr. Blvd., Tampa, FL 33607   |
|  |   | 03/28/2023  | Ryan Neuhaus, MD, St. Joseph's<br>Women's Hospital, 3030 W. Dr.<br>Martin Luther King Jr. Blvd.,<br>Tampa, FL 33607   |

| 11.          | Plaintiff alleges breakage (other than thread or string breakage) of her  |
|--------------|---|
|              | Paragard upon removal.  |
| $\checkmark$ | Yes   |
|              | No  |
| 12.          | Brief statement of injury(ies) Plaintiff is claiming:  As a direct and proximate result of using Paragard, Plaintiff suffered mental and physical injuries including but not limited to, multiple removal procedures, pain, suffering, and loss of reproductive health. |
|              |   |
|              | Plaintiff reserves her right to allege additional injuries and complications specific to her.   |
|              | complications specific to her.  |
| 13.          | Product Identification:   |
|              | a. Lot Number of Paragard placed in Plaintiff (if now known):  Unknown at this time.  |
|              | b. Did you obtain your Paragard from anyone other than the  |
|              | HealthCare Provider who placed your Paragard:   |
|              | Yes   |
|              | No  |
| 14.          | Counts in the Master Complaint brought by Plaintiff(s):   |
| <b>√</b>     | Count I – Strict Liability / Design Defect  |
| ✓            | Count II – Strict Liability / Failure to Warn   |
| <b>√</b>     | Count III – Strict Liability / Manufacturing Defect   |
| <b>√</b>     | Count IV – Negligence   |
| <b>√</b>     | Count V – Negligence / Design and Manufacturing Defect  |
| <u> </u>     | Count VI – Negligence / Failure to Warn   |

| <b>✓</b> | Count 1   | X – Negligent Misrepresentation  |  |  |
|----------|---|--|--|--|
| <b>✓</b> | Count 2   | Count X – Breach of Express Warranty   |  |  |
| <b>✓</b> | Count 2   | Count XI – Breach of Implied Warranty  |  |  |
| <u>√</u> | Count 2   | Count XII – Violation of Consumer Protection Laws  |  |  |
|          | Count 2   | Count XIII – Gross Negligence  |  |  |
| <b>✓</b> | Count XIV – Unjust Enrichment   |  |  |  |
| <b>✓</b> | Count XV – Punitive Damages   |  |  |  |
|          | Count XVI – Loss of Consortium  |  |  |  |
|          | Other Count(s) (Please state factual and legal basis for other claims |  |  |  |
|          | included i  | n the Master Complaint below):   |  |  |
| not 1    |   |  |  |  |
| 15.      |   | g/Fraudulent Concealment" allegations:   |  |  |
|          | "Tollin   |  |  |  |
|          | "Tollin<br>a. I   | g/Fraudulent Concealment" allegations:   |  |  |
|          | "Tollin<br>a. I   | g/Fraudulent Concealment" allegations: s Plaintiff alleging "Tolling/Fraudulent Concealment"?  |  |  |
|          | "Tollin<br>a. I   | g/Fraudulent Concealment" allegations: s Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes  |  |  |
|          | "Tollin a. I  | g/Fraudulent Concealment" allegations: s Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes  |  |  |
|          | "Tollin a. I  V b. I  | g/Fraudulent Concealment" allegations: s Plaintiff alleging "Tolling/Fraudulent Concealment"? Yes No f Plaintiff is alleging "tolling/fraudulent concealment" beyond   |  |  |
|          | "Tollina. I   | g/Fraudulent Concealment" allegations: s Plaintiff alleging "Tolling/Fraudulent Concealment"? Tes No f Plaintiff is alleging "tolling/fraudulent concealment" beyond the facts alleged in the Master Complaint, please state the facts |  |  |

| 16. | Cou          | nt VII (Fraud & Deceit) and Count VIII (Fraud by Omission)  |
|-----|--------------|---|
|     | alleg        | gations:  |
|     | a.           | Is Plaintiff is bringing a claim under Count VII (Fraud &   |
|     |              | Deceit), Count VIII (Fraud by Omission), and/or any other claim   |
|     |              | for fraud or misrepresentation?   |
|     | $\checkmark$ | Yes   |
|     |              | No  |
|     | b.           | If Yes, the following information must be provided (in  |
|     |              | accordance with Federal Rule of Civil Procedure 8 and/or 9  |
|     |              | and/or with pleading requirements applicable to Plaintiff's state   |
|     |              | law claims):  |
|     | i.           | The alleged statement(s) of material fact that Plaintiff alleges was false: Paragard was a safe, effective and reversible form of birth                     |
|     |              | control and Paragard was safe or safer than other products on the market.   |
|     | ii.          | Who allegedly made the statement: Defendants  |
|     | iii.         | To whom the statement was allegedly made: Plaintiff and her implanting physician.   |
|     | iv.          | The date(s) on which the statement was allegedly made:  Defendants' statements in its label and marketing materials at all relevant times prior to implant. |
| 17. |              | aintiff is bringing any claim for manufacturing defect and alleging   |
|     |              | beyond those contained in the Master Complaint, the following   |
|     | ınfoı        | mation must be provided:  |
|     | a.           | What does Plaintiff allege is the manufacturing defect in her Paragard? N/A   |

| 18.          | Plaintiff's demand for the relief sought if different than what is |
|--------------|--|
|              | alleged in the Master Complaint: N/A                               |
|              |  |
|              |  |
| 19.          | Jury Demand:   |
| $\checkmark$ | Jury Trial is demanded as to all counts                            |
| $\Box$       | Jury Trial is NOT demanded as to any count                         |
|              |  |
|              |  |
|              |  |
|              |  |
|              | s/ Robert M. Hammers, Jr.  |
|              | Attorney(s) for Plaintiff  |
|              |  |
| Address, ph  | none number, email address and Bar information:                    |
| 5555 Gle     | nridge Connector, Suite 975  |
|              | GA 30342   |
| 770-900-9000 |  |
| GA Bar N     | No. 337211   |
|              |  |